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1	Robert F. Edwards	JUL 1 9 7011	DOCKETED	
2	Deputy Navajo County Attorney P.O. Box 668		JUL 1 5 2011	
3	Holbrook, AZ 86025 (928) 524-4026		SUPERIOR COURT	
4	State Bar No. 010324	OF THE STATE OF A	ARIZONA	
5	IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF NAVAJO			
6	IN AND POR THE COURT FOR THAT AND			
7		•		
8	STATE OF ARIZONA,	CASE NO. CR201100021		
9	Plaintiff,	•		
10	vs.	•		
11	STEVEN HELLAND,	ORDER		•
` .	Defendant			
1.2	).			
13				•
14	Upon Motion of the State and good cause appearing, IT IS HEREBY ORDERED			
15				
16	revoking the defendant's medical iloense.			
17	ORDERED this day of July, 2011.			
18		•		
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20		ludge of the Wavajo Co	unity Superior Court	•
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#### 7/12/2011

NAVAJO COUNTY SUPERIOR COURT DEANNE M. ROMO, CLERK

# IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

#### IN AND FOR THE COUNTY OF NAVAJO

JUDGE:

JOHN N. LAMB

CLERK:

DEANNE M. ROMO
Donna Hurstrom

DEPUTY CLERK: COURT REPORTER:

Kelly Palmer

DIVISION:

ПІ

DATE:

July 12, 2011

3:30 p.m.

MINUTE ENTRY

JUL 1 8 2011

THE STATE OF ARIZONA,

Plaintiff,

YS.

STEVEN WAYNE HELLAND, DOB 09/03/54,

Defendant.

Case No. S0900CR201100021

SENTENCE OF IMPRISONMENT

Attorneys Present:

Robert F. Edwards, Deputy County Attorney A. Melvin McDonald, Attorney for the Defendant

The Defendant is advised of the charge(s) and the determination of guilt and is given the opportunity to speak. Pursuant to A.R.S. §13-607, the Court finds as follows:

(X) WAIVER OF TRIAL: The Defendant knowingly, intelligently and voluntarily waives the right to a trial with or without a jury, the right to confront and cross-examine witnesses, the right to testify or remain silent and the right to present evidence and call witnesses after having been advised of these rights. The determination of guilt was based upon a plea of guilty.

Having found no legal cause to delay rendition of judgment and pronouncement of sentence, the Court enters the following judgment and sentence:

IT IS THE JUDGMENT OF THE COURT the Defendant is guilty of the following crime(s), and upon due consideration of all the facts, law and circumstances relevant here, the Court finds a suspension of sentence and term of probation is not appropriate and finds a sentence of imprisonment with the Department of Corrections is appropriate.

THE COURT FURTHER FINDS there are circumstances sufficiently substantial to call for a presumptive term or an aggravated or a mitigated term, as indicated on the following page(s). These circumstances are stated by the Court on the record.

AS PUNISHMENT, IT IS ORDERED the Defendant be sentenced to a term of imprisonment and is committed to the Arizona Department of Corrections as set forth on the following pages:

Page 1 of 3

OFFENSE:

Count Five: Child Molestation

FELONY CLASS:

Class Two (2) Felony

IN VIOLATION OF A.R.S. §§:

13-1410, 13-1401, 13-705, 13-701, and 13-801

DATE OF OFFENSE:

Sometime during the period from September 1, 2010, through

November 15, 2010

SENTENCE:

The Defendant shall serve a term of eleven-and-one-half (11-1/2) years, day for day, in the Arizona Department of Corrections. The Court orders no community supervision immediately consecutive to the term

of imprisonment.

(X) SLIGHTLY MITIGATED

() PRESUMPTIVE

() AGGRAVATED

(X) NON-DANGEROUS

() DANGEROUS CRIME AGAINST CHILDREN

(X) NON-DANGEROUS BUT VIOLATIVE PURSUANT TO A.R.S. §13-705(B)

(X) NON-REPETITIVE

() REPETITIVE PURSUANT TO A.R.S. §13-604 / §13-703

(X) This sentence shall date from July 12, 2011. The Defendant shall be given credit for zero (0) days served prior to sentencing.

- (X) RESTITUTION: IT IS ORDERED leaving the issue of restitution open until counsel come to a resolution.
- (X) The Defendant is advised concerning the Right to Post-Conviction Relief, and written notice of this right is provided to the Defendant this date in open court.
- (X) IT IS ORDERED granting the State's motion to dismiss remaining charges; original formation of Count One.
- (X) IT IS ORDERED authorizing the Sheriff of Navajo County to transport the Defendant to the Arizona Department of Corrections and authorizing the Arizona Department of Corrections to carry out the term of imprisonment as a condition of probation.
- (X) IT IS RECOMMENDED by the Court that the defendant be housed in the Sex Offender Unit in Florence.
- (X) ISSUED: Order of Confinement.

- (X) IT IS ORDERED that the Clerk of the Superior Court of Navajo County shall remit to the Arizona Department of Corrections a copy of this Order together with all pre-sentence reports, probation violation reports, and medical and psychological reports relating to the Defendant and involving this cause.
- (X) IT IS ORDERED exonerating any bond.
- (X) FILED: Notice of Rights of Review after Conviction signed by the Defendant, and a copy provided to the Defendant in open court.

The record shall reflect there is a victim in this matter.

The record shall reflect the Defendant's fingerprint is permanently affixed to this Sentence of Imprisonment in open court.

Hearing concluded at 5:06 p.m.

The Honor bile JOHN N. LAMB
Judge of the Superior Court of Navajo County



Copies to: Rob Edwards, Melvin McDonald, Probation (2), NCSO (1 cert), DOC (1 cert/psr), Alhambra (1 cert/psr), Case Flow Manager, Basket

### 7/12/2011

NAVAJO COUNTY SUPERIOR COURT DEANNE M. ROMO, CLERK

# IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

# IN AND FOR THE COUNTY OF NAVAJO

.TIDGE:

JOHN N. LAMB

DIVISION:

CLERK:

DEANNE M. ROMO

DATE:

07/12/2011

DEPUTY CLERK:

Donna Hurstrom

TIME:

3:30 p.m.

COURT REPORTER:

Kelly Palmer

#### MINUTE ENTRY

JUL 18 ZUIV

THE STATE OF ARIZONA,

Plaintiff,

¥8,

STEVEN WAYNE HELLAND, DOB 09/03/54,

Defendant.

Case No. S0900CR201100021

SENTENCE OF PROBATION

Attorneys Present: Robert F. Edwards, Deputy County Attorney A. Melvin McDonald, Attorney for the Defendant

WAIVER OF TRIAL: The Defendant knowingly, intelligently and voluntarily waives the right to a trial with or without a jury, the right to confront and cross-examine witnesses, the right to testify or remain silent (X) and the right to present evidence and call witnesses after having been advised of these rights. The determination of guilt was based upon a plea of guilty.

Having found no legal cause to delay rendition of judgment and pronouncement of sentence, the Court enters the following judgment and sentence:

IT IS THE JUDGMENT OF THE COURT the Defendant is guilty of the crime of Amended Count One: Attempted Sexual Conduct with a Minor Under 15 Years of Age, a Class Three (3) Felony and a dangerous crime against children in the second degree, a non-dangerous and non-repetitive offense, in violation of A.R.S. §§ 13-1001, 13-1405, 13-1401, 13-705, 13-701, and 13-801, committed during the period from September 1, 2010 through November 15, 2010.

Upon consideration of the offense(s) and the facts, law and circumstances involved in this case, the Court finds the Defendant is eligible for probation. The specific reasons for the granting of probation are stated by the Court on the record.

IT IS THEREFORE ORDERED suspending imposition of sentence and placing the Defendant on probation for a period of life commencing upon release from the Arizona Department of Corrections, under the supervision of the Adult Probation Department of this Court, in accordance with the formal Judgment and Order suspending sentence, and imposing the terms and conditions of standard probation and sex offender terms signed by the Court.

As conditions of standard probation:

- (X) RESTITUTION: IT IS ORDERED that the issue of restitution shall be left open until counsel come to a resolution.
- (X) PROBATION SERVICE FEES: IT IS ORDERED, pursuant to A.R.S. §13-901(A), that the Defendant shall pay monthly Probation Services Fees to the Clerk of the Superior Court of Navajo County in the amount of \$65.00 per month.
- PROBATION SURCHARGE FEE: IT IS ORDERED, pursuant to A.R.S. §12-114.01(A), that the Defendant shall pay a Probation Surcharge Fee to the Clerk of the Superior Court of Navajo County in the amount of \$20.00.
- (X) TIME PAYMENT FEE: IT IS ORDERED, pursuant to A.R.S. §12-116, that the Defendant shall pay a Time Payment Fee to the Clerk of the Superior Court of Navajo County in the amount of \$20.00.
- (X) FINE: IT IS ORDERED, pursuant to A.R.S. §13-801, that the Defendant shall pay a Fine to the Clerk of the Superior Court of Navajo County in the total amount of \$1,840.00, which equals a base fine in the amount of \$1,000.00 plus a surcharge of \$840.00 (84%).
  - (X) The Defendant shall make payments in an amount to be determined by the Probation Department, with payments commencing thirty (30) days after the defendant's release from the Arizona Department of Corrections and due on the same day of each month thereafter, unless otherwise directed by the Adult Probation Department.

The written terms and conditions of standard probation and separate sex offender terms are handed to the Defendant for explanation, acceptance and signature. The Defendant agrees to the stated Waiver of Rights of Extradition. The Defendant is advised concerning the consequences of the failure to abide by the conditions of standard probation.

- (X) The Defendant is advised concerning the Right to Post-Conviction Relief, and written notice of this right is provided to the Defendant this date in open court.
- (X) IT IS ORDERED granting the State's motion to dismiss remaining charges; original formation of Count One.
- (X) IT IS ORDERED exonerating any bond.
- (X) FILED: Uniform Conditions of Supervised Probation, Sex Offender Terms, Financial Judgment and Order and Notice of Rights of Review after Conviction signed by the Defendant, and copies provided to the Defendant this date in open court.

The record shall reflect there is a victim in this matter.

The record shall reflect the Defendant's right index fingerprint is permanently affixed to this Sentence of Probation Minute Entry.

Hearing concluded at 5:06 p.m.

The Honorathe JOHN N. LAWIB
Judge of the Superior Court of Navajo County



Copies to: Rob Edwards, Melvin McDonald, Probation (2), Case Flow Manager, Basket